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U.S. APPLICATION NO.	FIRST NAMED	APPLICANT	ATTIV BOX.
09/700185	ARAKI	T	P06971US00/L
LARSON & TAYLOR, PLC			TOWAL APPLICATION NO.
11:39 NORTH FAIRFAX STREET			
SUITE 900 ALEXANDRIA, VA 22314		l	T/JP99/02398
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		10 MAY 0	אחכ"לאהוג מי
NOTIFICATION OF MISS	ING REQUIREMENTS UNDER	35 U.S.C. 371 IN T	HEUNITED
The following items have been submit     a Designated Office (37 of the content of the cont	FR 1 404)	United States Paten	t and Trademark Offic
I an Elected Office (37 CF	R 1.495):	:	•
U.S. Basic National Fee.			
Copy of the international applicati	on in:		
■ a non-English language     □ English.	രിന്ത്രം വിവരം വിവര്ഗ്യായില് വിവരം	e State great suchs	n name non lawy a
Translation of the international app	although to the second		
Oath or Declaration of inventors(s	oncation into English,	•	
Copy of Article 19 amendments.	101 00/20/03.		•
☐ Translation of Article 19 amendme	nts into English		
☐ The International Preliminary Example 1	nination Report in English and its A	Oneyes if you	•
i ransiation of Annexes to the inter	national Preliminary Examination R	eport into English	•
in recuminary amendment(s) filed	hae		
Information Disclosure Statement(  Assignment document.	s) filedand		_•
Power of Attorney and/or Change	-6.4.1		
Substitute specification filed	OI Address.		
Verified Statement Claiming Small	Fotity Status		
Priority Document.		•	
Copy of the International Search Re	port and copies of the references	s cited therein	
☐ Other:			
The following items MUST be furnished to the furnished to	d within the period set forth below i	n order to complete	the requirements for
a. Translation of the application into			
-ppropriate 20 of 30 midning fluffl	E DRONLY date.		
☐ The current translation i	s defective for the reasons indica	ated on the attach	ed Notice of Defecti
· · · · · · · · · · · · · · · · · · ·			
b. Processing fee for providing the s 30 months from the priority date (3)	ranslation of the application and/or	the Annexes later th	han the appropriate 20
□ c. Oath or declaration of the inventor	es, in compliance with 37 CED 1.46	97(a) and (b) identi	ifiing the application t
and the controlled application fullifier	aiki iliternational liting date		
The current oath or declara	tion does not comply with 37 CFR 1	1.497(a) and (b) for	the reasons indicated
	0/91/.		
d. Surcharge for providing the oath (37 CFR 1.492(e)).	or decisiation fater than the appropr	nate 20 or 30 month	s from the priority dat
Additional claim fees of \$	as a large entity small entity	v. including any rea	nired coultiple depend
im fee, are required. Applicant must sub	mit the additional claim fees or cano	cel the additional cla	ins for which fees an
. See attached PTO-875.			
L OF THE ITEMS SET FORTH IN 2	a)-2(d) AND 3 ABOVE MUST BE	SUBMITTED W	THIN ONE MONTS
COM THE DATE OF THIS NOTICE O	R BYL 121 OR DOM MONTHE	PROMETER MODE	TOTAL DAMES TO
E APPLICATION, WHICHEVER IS I	LATER. FAILURE TO PROPER	LY RESPOND W	ILL RESULT IN
			•
e time period set above may be extended in	by filing a petition and fee for exten	sion of time under t	he provisions of 37
R 1.136(a).			•
Translation of the Annexes MUST be sub	mitted no later that the time period	set above or the one	never nell be senselle.
e brocessing tee with he tedrited it shift	itied later than 30 months from the r	priority date	
→ The Article 19 amendments are cancel.	led since a translation was not provi	ided by the appropri	ate 20 (37 CFR.
u)) of 30 (37 CPR 1.495(d)) months from	n the priority date.		
olicant is reminded that any communication	n to the United States Patent and Tr	rademark Office mu	st be mailed to the
less given in the heading and include the	U.S. application no. shown above. (	(37 CFR 1.5)	
A copy of this notice MU	ST be returned with the	his response	
losed:			•
	tice of Defective Translation		
PTO-875			. Johnson
RM PCT/DO/EO/905 (December 1997)	•	Telephone: 703-3	305-3661